Attorney or Party Name, Address, Telephone & FAX Numbers, and California State Bar Number	FOR COURT USE ONLY
☐ Individual appearing without counsel	
☐ Attorney for:	
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA	
In re:	CHAPTER:
	CASE NO.:
	DATE:
	TIME: CTRM:
Debtor(s).	FLOOR:
NOTICE OF MOTION AND MOTION FOR BELLEF	EDOM THE ALITOMATIC STAY
NOTICE OF MOTION AND MOTION FOR RELIEF F UNDER 11 U.S.C. § 362 (with support	
(MOVANT:)
(Real Property)	,
NOTICE IS HEREBY GIVEN to the Debtor(s) and Trustee (if any)("Responding to the Debtor (s)).	Parties"), their attorneys (if any), and other interested
parties that on the above date and time and in the indicated courtroom, Movan an Order granting relief from the automatic stay as to Debtor(s) and Debtor's	it in the above-captioned matter will move this Court for
attached Motion. 2. Hearing Location: 255 East Temple Street, Los Angeles	☐ 411 West Fourth Street, Santa Ana
<u> </u>	☐ 1415 State Street, Santa Barbara
☐ 3420 Twelfth Street, Riverside	<u> </u>
3. a. This Motion is being heard on REGULAR NOTICE pursuant to Local	al Bankruptcy Rule 9013-1. If you wish to oppose this
Motion, you must file a written response to this Motion with the Bank attorney (or upon Movant, if the Motion was filed by an unrepresented 14 days before the above hearing and appear at the hearing of this N	d individual) at the address set forth above no less than
b. This Motion is being heard on SHORTENED NOTICE. If you wish to Any written response or evidence may be filed and served:	
at the hearing at least court days before the he	earing.
(1) A Motion for Order Shortening Time was not required (according	g to the calendaring procedures of the assigned judge)
(2) A Motion for Order Shortening Time was filed per Local Bankrup	otcy Rule 9075-1(b) and was granted by the Court.
(3) A Motion for Order Shortening Time has been filed and remains will be served with another notice or an order that will specify the Motion and the deadline for filing and serving a written opposition	ne date, time and place of the hearing on the attached
4. You may contact the Bankruptcy Clerk's Office to obtain a copy of an approved Court Form F 4001-1M.RES), or you may prepare your response using the fo	
(Continued on next page)	

	Motion for Relief from Stay (F	Real Property) - <i>Page 2 of</i> .	F 4001-1M.RP
In	re (SHORT TITLE)		CHAPTER:
		Debtor(s).	CASE NO.:
5. If you fail to file a written response to the Motion or fail to appear at the hearing, the Court may treat such failure as a waiver of yright to oppose the Motion and may grant the requested relief. Dated:			າay treat such failure as a waiver of you
		Print Law Firm Name (if app	ılicable)
Prir	nt Name of Individual Movant or Attorney for Movant	Signature of Individual Move	ant or Attorney for Movant

	Motion for Relief from Stay (Real Property) - Page 3 of F 4001-1M.RP
Ir	n re (SHORT TITLE) CHAPTER:
	Debtor(s). CASE NO.:
	MOTION FOR RELIEF FROM THE AUTOMATIC STAY (MOVANT:)
1.	The Property at Issue: Movant moves for relief from the automatic stay with respect to following real property (the "Property"): Street Address: Apartment/Suite No.: City, State, Zip Code:
	Legal description or document recording number (including county of recording):
	See attached continuation page.
2.	Case History: a. A voluntary An involuntary petition under Chapter 7 11 12 13 was filed on (specify date): b. An Order of Conversion to Chapter 7 11 12 13 was entered on (specify date): c. Plan was confirmed on (specify date):
	d. \Box Other bankruptcy cases affecting this Property have been pending within the past two years. See attached Declaration.
3.	a. Pursuant to 11 U.S.C. § 362(d)(1), cause exists to grant Movant the requested relief from stay as follows: (1) Movant's interest in the Property is not adequately protected. (a) Movant's interest in the collateral is not protected by an adequate equity cushion. (b) The fair market value of the Property is declining and payments are not being made to Movant sufficient to protect Movant's interest against that decline. (c) No proof of insurance re Movant's collateral has been provided to Movant, despite borrower(s)'s obligation to insure the collateral under the terms of Movant's contract with Debtor(s). (d) Payments have not been made as required by an Adequate Protection Order previously granted in this case. (2) The bankruptcy case was filed in bad faith to delay, hinder or defraud Movant. (a) Movant is the only creditor or one of very few creditors listed on the mater mailing matrix. (b) The Property was transferred to Debtor(s) either just before the bankruptcy filing or since the filing. (c) Non-individual entity was created just prior to bankruptcy filing for the sole purpose of filing bankruptcy. (d) Other bankruptcy cases have been filed asserting an interest in the same Property. (e) The Debtor(s) filed what is commonly referred to as a "face sheet" filing of only a few pages consisting or the Petition and a few other documents. No other Schedules or Statement of Affairs (or Chapter 13 Plan if appropriate) have been filed.
	(Continued on next page)

		Motion for Relief from Stay (Real Property) - I	Page 4 of	F 4001-1M.RF
lr	re	(SHORT TITLE)		CHAPTER:
		1	Debtor(s).	CASE NO.:
		(3) (Chapter 12 or 13 cases only)		
		(a) Postconfirmation plan payments have not been made	e to the Star	nding Trustee
		(b) Postconfirmation payments required by the confirmed		-
		(4) For other cause for relief from stay, see attached continuation	•	not been made to inovant.
		(,	1-5-	
	b.	Pursuant to 11 U.S.C. § 362(d)(2)(A), Debtor(s) has/have no equity in Property is not necessary for an effective reorganization.	n the Prope	erty; and pursuant to § 362(d)(2)(B), the
	C.	Pursuant to 11 U.S.C. § 362(d)(3), Debtor(s) has/have not satisfied the	requiremen	nts of this section because of a failure to
		(1) Commence payments; or		
		(2) File a reasonable Plan of Reorganization within 90 days of the	petition da	te.
4.		Movant also seeks annulment of the stay so that the filing of the bankruptcy p in the attached Declaration(s).	oetition does	s not affect postpetition acts, as specified
5.	Evi	idence in Support of Motion: (Important Note: Declaration(s) in support	t of the Mo	tion MUST be attached hereto.)
	a.	Movant submits the attached Declaration(s) on the Court's approved fo this Motion pursuant to Local Bankruptcy Rules.		•
	b.	Movant submits the attached supplemental Declaration(s) under penalty in support of this Motion.	of perjury, t	o provide additional admissible evidence
	C.	Movant requests that the Court consider as admissions the statements m Movant's claims and the Property set forth in Debtor(s)'s Schedules. A Schedules are attached as Exhibit		
	d.	Other evidence (specify):		
6.		An optional Memorandum of Points and Authorities is attached to this	Motion.	
A/L	JEDE	EFORE Movement were that this Court issue on Order town insting or modifi	hvina tha at	ay and granting the following (anasif
		EFORE, Movant prays that this Court issue an Order terminating or modif of relief requested):	lying the st	ay and granting the following (specing
1.		elief from the stay allowing Movant (and any successors or assigns) to proceed medies to foreclose upon and obtain possession of the Property.	d under app	licable non-bankruptcy law to enforce it
2.		Annulment of the stay so that the filing of the bankruptcy petition does not a Declaration(s).	affect postp	etition acts, as specified in the attached
3.		Additional provisions requested:		
		a. That the Order be binding and effective despite any conversion of thi of Title 11 of the United States Code.	is bankrupto	cy case to a case under any other chapte
		b. That the 10-day stay described by Bankruptcy Rule 4001(a)(3) be	waived.	
		c.	t (attach Op	tional Court Form F 4001-1M.ER).
		d. \square For other relief requested, see attached continuation page.		
		(Continued on next page)		
		(, , , , , , , , , , , , , , , , , , ,		

	Motion for Relief from Stay	y (Real Property) - Page 5 of	F 4001-1M.RF
In re	(SHORT TITLE)		CHAPTER:
		Debtor(s).	CASE NO.:
If relief from stay is no	t granted, Movant respectfully reques	sts the Court to order adequate p	rotection.
Dated:		Respectfully submitted,	
		Movant Name	
		Firm Name of Attorney for N	Movant (if applicable)
		By:	
		Name:	dividual Movant or Attorney for Movant

	Motion for Relief from Stay (Real Property) - Page 6 of F 4001-1M.RP
ln i	e (SHORT TITLE) CHAPTER:
	Debtor(s). CASE NO.:
	REAL PROPERTY DECLARATION (MOVANT:)
,	, declare as follows: (Print Name of Declarant)
	have personal knowledge of the matters set forth in this declaration and, if called upon to testify, I could and would competently testify hereto. I am over 18 years of age. I have knowledge regarding Movant's interest in the real property that is the subject of this Motior "Property") because (specify):
	I am the Movant and owner of the Property.
	I manage the Property as the authorized agent for the Movant.
	I am employed by Movant as (state title and capacity):
	Other (specify):
	am one of the custodians of the books, records and files of Movant as to those books, records and files that pertain to loans and extensions of credit given to Debtor(s) concerning the Property. I have personally worked on books, records and files, and as to the following facts, I know them to be true of my own knowledge or I have gained knowledge of them from the business records of Movant on behalf of Movant, which were made at or about the time of the events recorded, and which are maintained in the ordinary course of Movant's business at or near the time of the acts, conditions or events to which they relate. Any such document was prepared in the ordinary course of business of Movant by a person who had personal knowledge of the event being recorded and had or has a business duty to record accurately such event. The business records are available for inspection and copies can be submitted to the Court if required.
3.	a. The address of the Property that is the subject of this Motion is:
	Street Address: Apartment/Suite No.: City, State, Zip Code:
	 The legal description or document recording number (including county of recording) set forth in Movant's Deed of Trust is attached as Exhibit
	☐ See attached page.
4.	Type of property (check all applicable boxes):
	a. Debtor's(s') principal residence b. Debtor's(s') principal residence
	c. D Multi-unit residential d. D Commercial
	e. Industrial f. Vacant land
	g. U Other (specify):
	(Continued on next page)

	Motion for Relief from Stay (Real Property) - Page 7 of	F 4001-1M.RP
In re	(SHORT TITLE)	CHAPTER:
	Debtor(s).	CASE NO.:
5. Naa.c.d.e.f.	ature of Debtor's(s') interest in the Property: Sole owner Co-owner(s) (specify): Lien holder (specify): Other (specify): Debtor(s)	
6. Ar	nount of Movant's claim with respect to the Property:	
a. b. c. d. e. f.	Principal: Accrued PREPETITION Payment Arrearages: Accrued POSTPETITION Payment Arrearages: Costs (Attorney's Fees, Late Charges, Other Costs): Advances (Property Taxes, Insurance): TOTAL CLAIM as of: Loan is all due and payable because it matured on (specify date):	
	ovant holds a deed of trust judgment lien other (specify) at encumbers the Property. A true and correct copy of the document as recorded is attached as Exhibit	es the Movant's claim is attached as
C.	A true and correct copy of the assignment(s) transferring the beneficial interest unis attached as Exhibit	der the note and deed of trust to Movant
8. St. a. b. c. d. e. f. g. h. i. j. k. l. m. n.	Current interest rate: Contractual maturity date: Amount of current monthly payment: \$ Number of PREPETITION payments that have come due and were not made: Number of POSTPETITION payments that have come due and were not made: Date of POSTPETITION default: Last payment received on the following date: Notice of default recorded on the following date: Notice of sale recorded on the following date: Foreclosure sale originally scheduled for the following date: Foreclosure sale already held on the following date: Trustee's deed on sale already recorded on the following date: Future payments due by time of anticipated hearing date (if applicable): An additional payment of \$	
	tached hereto as Exhibit is a true and correct copy of a POSTPETITION payment d amounts of all payments made by the Debtor(s) since the petition date.	history that accurately reflects the dates
	(Continued on next page)	

	Motion for Relief from Stay (Real Property) - Page 8 of	F 4001-1WLRP
In re	(SHORT TITLE)	CHAPTER:
	Debtor(s).	CASE NO.:
10.	(Chapter 7 and 11 cases only): The fair market value of the entire Property is \$ Appraiser's declaration with appraisal attached herewith as Exhibit A real estate broker or other expert's declaration regarding value attached as Exhi A true and correct copy of relevant portion(s) of Debtor's(s') Schedules attached as Other (specify):	bit
11. 🗌	The fair market value of the Property is declining based on/due to:	
12. 🗌 a.		nedules filed in this case, the Property is ed securing the debt against the Property
	Amount as Scheduled by Debtor(s) (if any) 1st Deed of Trust: 2nd Deed of Trust: 3rd Deed of Trust: Judgment Liens: Taxes: Other: TOTAL DEBT: \$	Amount Known to Declarant and Source
b.	Evidence establishing the existence of the above deed(s) of trust and lien(s) is attached. Preliminary title report. Relevant portions of Debtor's(s') Schedules as filed in this case. Other (specify):	d as Exhibit, and consists of:
C.	Subtracting the deed(s) of trust and other lien(s) set forth above from the value of the Prothe Debtor's(s') equity in the Property is $_$ (§ 362(d)(2)(A)).	perty as set forth in Paragraph 10 above
d.	The value of the "equity cushion" in the Property exceeding Movant's debt seem (§ 362(d)(1)).	and any lien(s) senior to Movant is
e.	Estimated costs of sale: \$ (Estimate based upon	% of estimated gross sales price)
13. 🗌	(Chapter 12 and 13 cases only) Chapter 12 or 13 case status information:	
a.	341(a) Meeting currently scheduled for (or concluded on) the following date: Confirmation hearing currently scheduled for (or concluded on) the following date: Plan confirmed on the following date (<i>if applicable</i>):	
	(Continued on next page)	

		Motion for R	elief from Stay (F	Real Property) - P	age 9 of	F 4001-	<u> 1M.RP</u>
In	re	(SHORT	TITLE)			CHAPTER:	
				D	ebtor(s).	CASE NO.:	
	b.	o. Postpetition/preconfirmation payments due BUT REMAINING UNPAID since the filing of the contractions are supplied to the contraction of the cont				of the case:	
		(Number of) payment(s) due	at \$	eac		\$	
		(Number of) payment(s) due	at \$	eac	h =	\$	
		(Number of) late charge(s) a (Number of) late charge(s) a			h = h =	\$	
		(Number of) late charge(s) a	ι φ	eac	–	Φ	
	C.	Postpetition/preconfirmation advances (See attachment for details of type and		ue but unpaid:		\$	
		TOTAL POSTPI	ETITION/PRECON	FIRMATION DELIN	IQUENC'	Y: \$	
	d.	Postconfirmation payments due BUT R	EMAINING UNPA	D since plan confirm	nation <i>(if</i>	applicable):	
		(Number of) payment(s) due	at \$	eac	h =	\$	
		(Number of) payment(s) due	at \$	eac	h =	\$ \$	
		(Number of) late charge(s) a	t \$	eac	h =	\$	
		(Number of) late charge(s) a	t \$	eac	h =	\$	
	e.	Postconfirmation advances or other cha (See attachment for details of type and		aid:		\$	
		TOTAL POSTC	ONFIRMATION DE	ELINQUENCY:		\$	
	f. g.	☐ The claim is provided for in the Ch.☐ See attached Declaration(s) of C Form F 4001-1M.13).					attach Coun
14.		Movant has not been provided with evid	dence that the Prop	perty is currently ins	ured, as ı	required under the terms of the	he Ioan.
15.		The Property qualifies as single asset r	eal estate and				
	a.	More than 90 days has passed since a reasonable possibility of being co			has/have	not filed a plan of reorganiza	ition that has
	b.	Debtor(s) has/have not commence	d the monthly payr	ments to Movant as	required	by 11 U.S.C § 362(d)(3)(B).	
16.	П а.	Other bankruptcy cases that have previous Case Name:	ented Movant from	recovering possess	sion of thi	s Property include the follow	ing:
	۵.	Case Number: Date Filed:	Chapter: Date Dismissed:				
		Relief from stay re this property	□ was □	was not granted.			
	b.	Case Name: Case Number: Date Filed:	Chapter: Date Dismissed:	Ü			
		Relief from stay re this property	⊔ was ⊔	was not granted.			
	C.	☐ See attached continuation page for	r more information	about other cases.			
17.		Movant seeks annulment of the automenforcement actions set forth in paragra	•	-		•	
	a.	These actions were taken by Movar from stay to proceed with these ac	-	e of the bankruptcy	filing, and	Movant would have been en	titled to relie
			(Continued	on next page)			

	Motion for Relief from Stay (Real Property) -	- Page 10 of	<u>f</u> F 4001-1M.RP	
In re	(SHORT TITLE)		CHAPTER:	
		Debtor(s).	CASE NO.:	
b. c.	 □ Although Movant knew about the bankruptcy filing, Movant had preven forcement actions in prior bankruptcy cases affecting this Property □ For other facts justifying annulment, see attached continuation page. 	•	- ·	
I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct a this Declaration was executed on,, at, at(city, states)				
Print De	eclarant's Name Signature of D	eclarant		

	Motion for Relief from Stay (F	Real Property) - <i>Page 11 of</i>	F 4001-1M.RP
In	re (SHORT TITLE)		CHAPTER:
		Debtor(s).	CASE NO.:
	PROOF C	OF SERVICE	
_	TE OF CALIFORNIA JNTY OF		
1.	I am over the age of 18 and not a party to the within action. M	ly business address is as follo	ows:
2.	Regular Mail Service: On, pursuant to Local Bankruptcy Rule 9013-1, I served th documents described as: NOTICE OF MOTION and MOTION FOR RELIEF FROM THE AUTOMATIC STAY UNDER 11 U.S.C. § 36 (with supporting declarations) on the interested parties at their last known address in this action by placing a true and correct cop thereof in a sealed envelope with postage thereon fully prepaid in the United States Mail at		
	NOTE: If the Notice and Motion have been served purs Proof of Service that indicates that the notice and service		
3.	See attached list for names and addresses of all parties a Bankruptcy Rule 7004-1(b), specify capacity in which service is a Creditors Committee, or 20 largest unsecured creditors, etc.)		
I de	clare under penalty of perjury under the laws of the United Stat	tes of America that the forego	ing is true and correct.
Date	ed:		
Тур	ed Name	Signature	